CHAPTER 1058

NONRESIDENT MOTOR VEHICLE DEALERS — DISPLAY OF NEW MOTOR TRUCKS AT QUALIFIED EVENTS

H.F. 2392

AN ACT relating to permitting the display of new motor trucks by nonresident motor vehicle dealers at qualified events in this state, establishing a fee, and providing an effective date.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 322.5, Code 1997, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. 4. A nonresident motor vehicle dealer, who is authorized by a written contract with a manufacturer or distributor of new motor trucks to sell at retail such new motor trucks, may display motor trucks within this state at qualified events approved by the department. The dealer must obtain a temporary permit from the department. An application for a temporary permit shall be made upon a form provided by the department and shall be accompanied by a ten dollar permit fee. Permits shall be issued for a period not to exceed fourteen days. The department shall issue a temporary permit under this subsection only if the qualified event for which the permit is issued meets all of the following conditions:

- a. The sale of motor vehicles is not allowed during the qualified event.
- b. The qualified event is conducted in a controlled area and is not open to the public generally.
 - c. The qualified event generally promotes the motor truck industry.
- d. The qualified event is conducted within the area of responsibility that is specified in the motor vehicle dealer's contract with the manufacturer or distributor.

A temporary permit shall not be issued under this subsection unless the state in which the nonresident motor vehicle dealer is licensed extends by reciprocity similar privileges to a motor vehicle dealer licensed by this state.

Sec. 2. EFFECTIVE DATE. This Act, being deemed of immediate importance, takes effect upon enactment.

Approved April 6, 1998

CHAPTER 1059

FIRST DEGREE BURGLARY — SEXUAL ABUSE AS POSSIBLE ELEMENT $H.F.\ 2402$

AN ACT to amend the crime of burglary in the first degree to include commission of sexual abuse as a possible element of the offense.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 713.3, Code 1997, is amended to read as follows: 713.3 BURGLARY IN THE FIRST DEGREE.

1. A person commits burglary in the first degree if, while perpetrating a burglary in or upon an occupied structure in which one or more persons are present, the any of the following circumstances apply:

- a. The person has possession of an explosive or incendiary device or material, or.
- b. The person has possession of a dangerous weapon, or.
- c. The person intentionally or recklessly inflicts bodily injury on any person.
- d. The person performs or participates in a sex act with any person which would constitute sexual abuse under section 709.1.
 - 2. Burglary in the first degree is a class "B" felony.

Approved April 6, 1998

CHAPTER 1060

WORKERS' COMPENSATION COVERAGE FOR COMMUNITY COLLEGE STUDENTS IN SCHOOL-TO-WORK PROGRAMS

H.F. 2443

AN ACT relating to state workers' compensation coverage for students at a community college participating in school-to-work programs.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 85.61, subsection 2, unnumbered paragraph 2, Code Supplement 1997, is amended to read as follows:

"Employer" also includes and applies to an eligible postsecondary institution as defined in section 261C.3, subsection 1, a school corporation, or an accredited nonpublic school if a student enrolled in the eligible postsecondary institution, school corporation, or accredited nonpublic school is providing unpaid services under a school-to-work program that includes, but is not limited to, the components provided for in section 258.10, subsection 2, paragraphs "a" through "f". However, if such a student participating in a school-to-work program is participating in open enrollment under section 282.18, "employer" means the receiving district. "Employer" also includes and applies to a community college as defined in section 260C.2, if a student enrolled in the community college is providing unpaid services under a school-to-work program that includes, but is not limited to, the components provided for in section 258.10, subsection 2, paragraphs "a" through "f", and that is offered by the community college pursuant to a contractual agreement with a school corporation or accredited nonpublic school to provide the program. If a student participating in a school-to-work program that includes, but is not limited to, the components provided for in section 258.10, subsection 2, paragraphs "a" through "f", is paid for services provided under the program, "employer" means any entity otherwise defined as an employer under this subsection which pays the student for providing services under the program.

Sec. 2. Section 85.61, subsection 11, unnumbered paragraph 5, Code Supplement 1997, is amended to read as follows:

"Worker" or "employee" includes a student enrolled in a public school corporation or accredited nonpublic school who is participating in a school-to-work program that includes, but is not limited to, the components provided for in section 258.10, subsection 2, paragraphs "a" through "f". "Worker" or "employee" also includes a student enrolled in a community college as defined in section 260C.2, who is participating in a school-to-work program that includes, but is not limited to, the components provided for in section 258.10, subsection 2, paragraphs "a" through "f" and that is offered by the community college pursuant to a